| UNITED STATES DISTRICT OF SOUTHERN DISTRICT OF      | NEW YORK    |   |
|---|-------------|---|
| MORIAH UNITED CORP.,  - against -  STANLEY DANIELS, | Plaintiff,  | AFFIDAVIT IN SUPPORT<br>OF MOTION FOR<br>DEFAULT JUDGMENT<br>07 Civ. 6735 (GEL) |
|   | Defendant.  |   |
| STATE OF NEW YORK COUNTY OF NEW YORK                | )<br>: ss.: |   |

EDWARD L. BIRNBAUM, being duly sworn, deposes and says:

- 1. I am a member of the firm of Herzfeld & Rubin, P.C., attorneys for plaintiff in this action. I am fully familiar with the facts and circumstances set forth herein.
- 2. This Affidavit is submitted in support of plaintiff's Motion to enter a Default Judgment against defendant.
- 3. On July 26, 2007, Plaintiff filed the Summons and Complaint herein with the Clerk of the Court, copies of which are attached as Exhibit A.
- 4. As set forth in the affidavit of service, a copy of which is annexed as Exhibit B hereto, on August 2, 2007, the Summons and Complaint were served on defendant by delivery of true copies thereof to his wife, Arlene Daniels, at defendant's residence. Service was completed by the mailing of a copy of the Summons and Complaint to the defendant at his home address within 20 days of August 2, 2007. The affidavit of service was filed with the Clerk of the Court on August 13, 2007. See Exhibit C hereto.

- 5. Thirty days have passed since the Summons and Complaint were served on the defendant, and to date the plaintiff has not yet received an answer.
- 6. Following the service of the summons and complaint, I was contacted by Harry Issler, Esq., who advised that he was an attorney representing the defendant for the purpose of exploring settlement. I had several communications with Mr. Issler, in an unsuccessful effort to resolve this matter.
- 7. As stated in the Complaint, plaintiff seeks to recover \$1,000,000 in loan funds which defendant agreed to repay, together with interest, pursuant to two loan agreements. Copies of the first loan agreement and a modification thereof are annexed as Exhibits D and E, and a copy of the second loan agreement is annexed as Exhibit F. To reduce the burden on the Court, Exhibits to the loan agreements referred to therein have not been included, but are available for the Court's review if it so desires.
- 8. Pursuant to the first loan agreement, made on or about October 6, 2005, and modified on or about November 15, 2006, defendant was obligated to make the following payments: (a) \$500,000 principal sum of the loan to be repaid by February 6, 2007; (b) interim interest payments, each in the amount of \$15,800, were to be made on November 18, 2006, December 18, 2006, and January 18, 2007; (c) a further interest payment was to be made by February 6, 2007 in the amount of \$7,900 plus interest at the rate of 1.58% per month pro-rated from January 18, 2007 to February 6, 2007 or the date of repayment of the \$500,000 principal; (d) an additional payment of \$100,000 if the principal was not repaid by February 6, 2007; and (e) interest at the rate of 3.5% per month on the amount of any of the foregoing payments not timely made.

- 9. As further stated in the complaint, pursuant to the terms of the second loan agreement, made on or about April 12, 2006, (a) the \$500,000 principal amount of the loan was to be repaid in 12 months; (b) interest was payable monthly at a rate of 1.58% per month; and (c) interest was payable on the balance unpaid after 12 months at a rate of 3.5% per month.
- 10. As stated in the complaint, the \$500,000 principal of the first loan was not repaid by February 6, 2007 and has not since been repaid.
- 11. In addition, none of the payments required by the amendment to the first loan agreement to be made after November 15, 2006 were made.
- 12. As a result, the following amounts are due from defendant to plaintiff pursuant to the first loan agreement:

| (a) | Principal of  | \$500,000    |
|-----|---|--------------|
| (b) | Three interest payments of \$15,800   | \$ 47,400    |
| (c) | \$7,900 plus interest on \$500,000 at the rate of 1.58% per month from January 18, 2007 to February 6, 2007 | \$ 13,166.67 |
| (d) | \$100,0   | 000          |
| (e) | Interest at the rate of 3.5% per month to date on:  |              |

- (i) \$15,800 from November 18, 2006 \$5,880.23
- (ii) \$15,800 from December 18, 2006 \$5,327.23
- (iii) \$15,800 from January 18, 2007 \$4,737.37
- (iv) The sum specified in subparagraph (c) above, from February 6, 2007 \$ 3,655.94
- (v) \$500,000 from February 6, 2007 \$ 138,833.33 \$ 158,434.10.

### Total due pursuant to first loan agreement:

\$819,000.77

13. As stated in the complaint, the \$500,000 principal of the second loan was not repaid by April 12, 2007 and has not since been repaid.

- As a result, there is due to plaintiff from defendant pursuant to the second 14. loan agreement the sum of \$500,000 plus interest at the rate of 3.5% per month to date from April 12, 2007 for a total of \$ 601,500.
- The total sum owed by defendant to plaintiff pursuant to both loan 15. agreements, for which judgment should be entered, is \$ 1,420,500.77.
- 16. The sum owed is documented by the loan agreements. As a result, an inquest is not required because the claimed amount is "liquidated or susceptible to mathematical calculation." Gaglio v. Silverman (In re Suprema Specialties, Inc.), 330 B.R. 40, 54 (S.D.N.Y. 2005).
- 17. Annexed hereto as Exhibit G is a proposed judgment in the amount specified in paragraph 15 above.
- Annexed hereto as Exhibit H is a certificate from the Clerk of the Court 18. stating that no answer has been filed.

Based on the foregoing, plaintiff respectfully requests that its application for a default judgment be granted.

Sworn to before me this day of October, 2007

Natalie Lefkowitz Public, State of New York No. 01LE5032736 Qualified in Richmond County Commission Expires August 29, 2010

### EXHIBIT 66A99

### UNITED STATES DISTRICT COURT

| Southern                        | District of New York      |
|---------------------------------|---------------------------|
| MORIAH UNITED CORP., Plaintiff, | SUMMONS IN A CIVIL ACTION |
| ₩.                              | CASE MINISTER A 7 3 5     |
| STANLEY DANIELS,                | U/ UI                     |
| Defendant.                      | JUDGELYNCH                |
|                                 | ,                         |

TO: (Name and address of Defendant)

Stanley Daniels 2435 Bedford Street Stanford, Connecticut 06905

YOU ARE HEREBY SUMMONED and required to serve on PLAINTIFF'S ATTORNEY (name and address

Herzfeld & Rubin, P.C. 40 Wall Street New York, New York 10005

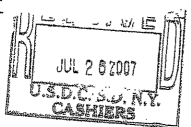
an answer to the complaint which is served on you with this summons, within twenty days after service of this summons on you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for relief demanded in the complaint. Any answer that you serve on the parties to this action must be filed with the Clerk of this Court within a reasonable period of time after service.

| J. MICHAEL McMAHON    | .1111 2 6 2007 |  |
|-----------------------|----------------|--|
| CLERK Marios Quintero | DATE           |  |
| (By) DEPUTY CLERK     |                |  |

| UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK |           |  |  |
|--|-----------|--|--|
| MORIAH UNITED CORP.,                                       |           |  |  |
| Pl   | aintiff,  |  |  |
| -against-  |           |  |  |
| STANLEY DANIELS,   |           |  |  |
| D  | efendant. |  |  |



COMPLAINT



Plaintiff, by its attorneys, Herzfeld & Rubin, P.C., for its complaint against defendant Stanley Daniels ("Daniels"), alleges upon information and belief as follows:

- Plaintiff is a corporation incorporated under the laws of the State of 1. Delaware, with its principal place of business in New York, New York.
- Daniels is an individual who, upon information and belief, is a 2. citizen of the State of Connecticut.
- This Court has jurisdiction over this action pursuant to 28 U.S.C. 3. §1332, in that the parties are of diverse citizenship and the amount in controversy exceeds \$75,000.
- On or about October 6, 2005, Plaintiff entered into a "Loan 4. Agreement" with Daniels, Michael Boraks ("Boraks") and O.M.G. Financial, LLC ("O.M.G.") (collectively, "Borrowers"), pursuant to which Plaintiff agreed to lend to the Borrowers the sum of \$500,000 for a period of 12 months, with interest payable monthly at a rate of 1.58% per month.

- 5. This agreement provided that in the event the Borrowers failed to repay the principal amount of the loan and accrued interest at the end of the loan period, the Borrowers would pay interest thereafter at the rate of 3.5% per month.
- 6. Plaintiff disbursed to the Borrowers \$500,000 pursuant to the October, 2005 Loan Agreement.
- 7. No part of the \$500,000 principal of the October, 2005 Loan was repaid at the end of the 12-month loan period.
- 8. On or about November 15, 2006 Plaintiff, Boraks and Daniels entered into a written agreement modifying the October 2005 Loan Agreement, whereby Daniels and Boraks agreed to:
  - (a) repay to Plaintiff the \$500,000 principal sum of the loan by February 6, 2007;
  - (b) make interest payments of \$15,800 on November 18, 2006, December 18, 2006, and January 18, 2007;
  - (c) pay by February 6, 2007 interest of \$7,900 plus interest at the contractual rate of 1.58% per month pro-rated from January 18, 2006 to February 6, 2007 or the date of repayment of the \$500,000 principal amount;
  - (d) make an additional payment of \$100,000 if the principal was not paid by February 6, 2000; and
  - (e) pay interest at the rate of 3.5% on any of the sums specified in the November 15, 2006 modification not paid in timely fashion.

- The principal amount of the loan made pursuant to the October, 9. 2005 Loan Agreement was not repaid by February 6, 2007 and has not since been repaid.
- None of the other payments specified in paragraph 8 above have 10. been made.
- On or about April 12, 2006, Plaintiff entered into a second Loan 11. Agreement with the Borrowers pursuant to which Plaintiff agreed to lend to the Borrowers an additional \$500,000, for a period of 12 months with interest payable monthly at a rate of 1.58% per month.
- The April 2006 Loan Agreement, like the October 2005 Loan 12. Agreement, provided that in the event the Borrowers failed to repay the principal amount of the loan and accrued interest at the end of the loan period, the Borrowers would pay interest thereafter at the rate of 3.5% per month.
- Plaintiff disbursed to the Borrowers \$500,000 pursuant to the April, 13. 2006 Loan Agreement.
- No part of the \$500,000 principal balance of the Loan made. 14. pursuant to the April, 2006 Loan Agreement was paid at the end of the 12-month loan period, and no part of said principal, nor any payment of interest, has since been made.

WHEREFORE, Plaintiff is entitled to judgment in the amount of \$1,000,000 (the total principal balance of the two loans identified above), plus interest in accordance with the Loan Agreements, together with costs and disbursements and such other and further relief as the Court may deem just and proper.

Dated: New York, New York July 26, 2007

HERZFELD & RUBIN, P.C.

By:\_

EDWARD L. BIRNBAUM (EB8761)

Attorneys for Plaintiff

40 Wall Street

New York, New York 10005

(212) 471-8500

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# EXHIBIT 66B99

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK Index No. 07-GIV-6735 MORIAH UNITED CORP. , Plaintiff(s) against -STANLEY DANIELS , Defendant(s) State of Connecticut SS.: ) County of Hartford AFFIDAVIT OF SERVICE Eric Rubin being duly sworn, deposes and says that he is over the age of 18 years; is not a party to this action and resides within the State of Connecticut. That on 08/02/2007 at 1:36 PM at: 2435 BEDFORD STREET UNIT 13A STANFORD CT 06905 Deponent served the: SUMMONS IN A CIVIL ACTION COMPLAINT upon STANLEY DANIELS, by delivering true copies to: Arlene Daniels, Spouse who stated that they were authorized to accept service on behalf of: STANLEY DANIELS. Within 20 days of such service, deponent enclosed a copy of same in a first class postpaid envelope properly addressed to recipient at: STANLEY DANIELS 2435 BEDFORD STREET UNIT 13A STANFORD CT 06905 and deposited said envelope in an official depository under the exclusive care and custody of the U.S. Postal Service within Connecticut State. The envelope bore the legend "PERSONAL & CONFIDENTIAL" and did not indicate by return address or otherwise that the communication was from an attorney or concerned an action against the recipient. To the best of my knowledge, based on information and belief, the said recipient at the time of service was not engaged in the military service of the United States or Connecticut. Recipient wore ordinary civilian clothing and no military uniform. Deponent describes the individual served as follows: AGE: 55 HEIGHT: 5'5'' WEIGHT: 115 HAIR: BROWN RACE: WHITE SEX: FEMALE OTHER: Glasses Eric Rubin License #NONE OUR DOC# 18856

SWORN TO BEFORE ME August 3, 2007

My Commission Expires: 7/31/08

Herzfeld & Rubin, P.C. 40 Wall Street, 52nd Floor New York NY 10005 . 212-471-8500 42556,002

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### EXHIBIT "C"

**ECF** 

### U.S. District Court United States District Court for the Southern District of New York (Foley Square) CIVIL DOCKET FOR CASE #: 1:07-cv-06735-GEL

Moriah United Corp. v. Daniels Assigned to: Judge Gerard E. Lynch

Demand: \$1,000,000

Cause: 28:1332 Diversity-Other Contract

Date Filed: 07/26/2007 Jury Demand: None

Nature of Suit: 190 Contract: Other

Jurisdiction: Diversity

### **Plaintiff**

Moriah United Corp.

represented by Edward L Birnbaum

Herzfeld & Rubin, P.C. 40 Wall Street New York, NY 10005 212-471-8500

Fax: 212-344-3333

Email: ebirnbaum@herzfeld-rubin.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

V. -

### Defendant

### **Stanley Daniels**

| Date Filed | #  | Docket Text  |
|------------|----|--|
| 07/26/2007 | 1  | COMPLAINT against Stanley Daniels. (Filing Fee \$ 350.00, Receipt Number 622298)Document filed by Moriah United Corp.(tro) (Entered: 07/30/2007)   |
| 07/26/2007 |    | SUMMONS ISSUED as to Stanley Daniels. (tro) (Entered: 07/30/2007)  |
| 07/26/2007 |    | Magistrate Judge Theodore H. Katz is so designated. (tro) (Entered: 07/30/2007)  |
| 07/26/2007 |    | Case Designated ECF. (tro) (Entered: 07/30/2007)   |
| 07/26/2007 | 2  | RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by Moriah United Corp.(tro) (Entered: 07/30/2007)   |
| 08/13/2007 | 3. | AFFIDAVIT OF SERVICE. Stanley Daniels served on 8/2/2007, answer due 8/22/2007. Service was accepted by Arlene Daniels. Service was made by Mail. Document filed by Moriah United Corp (Crum, Charles) (Entered: 08/13/2007) |

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# EXHIBIT "6D"

### LOAN AGREEMENT

Made and entered into in Manhattan New York, this 6<sup>th</sup> day of October 2005, by and between Moriah United Corp., a company incorporated under the laws of the State of Delaware, USA, which address for the purpose of this Agreement shall be C/O Ms. Anna Dalla Val of 40 Wall Street, New York, NY 10005 ("the Lender") and between (i) Mr. Michael Boraks Israeli I.D. number 6190458; whos address for the purpose of this Agreemenmt is 29n Zahal st, Zichron Yaakov and (ii) O.M.G. Financial, LLC., whose saddlers for the purpose of this agreement, is at 60 Long Ridge Road, Suite 206, Stanford, CT 06902; and (iii) Mr.. Stanley Daniels whos address is: 2435 Bedford St Stamford, CT 06905, USA (jointly and severally - "the Borrower")

WHEREAS The Lender has agreed to make a loan to the Borrower in the manner and subject to the terms described herein:

### 1. THE LOAN

- 1.1 The Lender hereby agrees to lend to the Borrower the total amount of five hundreds US Dollars (US \$ 500,000) (the "Principal Amount") for a period of 12 months, commencing upon receipt of the Principal Amount by the Borrower and subject to Sections 1.2, 2.3 and 3.5 below terminating not later than 12 month thereafter (the "Loan Period"), with interest accrued thereon at the <u>net</u> rate of 1.58% per month (the Principal Amount and the interest accrued thereon, hereinafter "the Loan").
- 1.2 Notwithstanding the provision of Section 1.1 above, regarding the Loan Period, the Borrower is entitled to shorten the Loan Period, subject only to a prior written and certified notice of not less than 30 days.

### 2. INTEREST and ADDITIONAL PAYMENTS

- 2.1 The Borrower will pay the Lender interest upon the Loan, at a **net** rate of one point five eight per-cent (1.58%) per month.
- 2.2 The interest will be paid on the 18<sup>th</sup> day of each month ("Interest Payment Day") for the period commences upon receipt of the Principal Amount by the Borrower or as the case may be from the last interest payment.
- 2.3 In the event that the Borrower fails to pay the interest until 15 days after the relevant Interest Payment Day, the Loan Period shall be terminated forthwith and the Borrower shall repay the Loan (the Principle Amount and the interest accrued thereon) immediately in full.
- Any payment from the Borrower to the Lender under this Agreement (inter alia: on account of the Principle Amount repayment, the Interest, and/or any additional payments etc.)
  - 2.4.1 Shall be made in US Dollars;
  - 2.4.2 Shall be made to the Lender's Bank Account with such bankers as shall be informed by the Lender, from time to time;
  - 2.4.3 Shall be made <u>net</u>, i.e. after all deductions at source, so far as and to the extent that such are applicable to the Lender were paid by the Borrower and on the Borrower's sole account (i.e.: to cause Lender's account to be credited with net net amount of US \$ 7,900 per month (adjustments may be required per the first and last months of the Loan Period)).

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Subject to the actual registration of the Securities refer to in Section 4 below the Loan shall be available to the Borrower for the purpose of lending it, by the Borrower, to Universal Financial Solutions LLC., Which, in its turn, shall lend it to Aviva Medical Imaging, P.C.; Williamsbridge Radiology & Open Imaging, P.C.; and Robert Scott Schepp, MD, under the terms and conditions and subject to the securities, which are stipulated in the following instruments: which are attached to this Agreement and constitute an integral part thereof:

2

- 3.1.1 Loan Agreement between O.M.G. Financial LLC., and Universal Financial Solutions LLC., marked as Exhibit "A";
- Contingent Assignment Agreement between O.M.G. Financial LLC., and Universal Financial Solutions LLC., marked as Exhibit "B";
- Loan Agreement between Universal Financial Solutions LLC., and Aviva 3.1.3 Medical Imaging, P.C.; Williamsbridge Radiology & Open Imaging, P.C.; and Robert Scott Schepp, MD marked as Exhibit "C";
- Guaranty by Aviva Medical Imaging, P.C.; Williamsbridge Radiology & Open Imaging, P.C.; and Robert Scott Schepp, MD marked as Exhibit "D":
- Promissory Note by Aviva Medical Imaging, P.C.; Williamsbridge Radiology & Open Imaging, P.C.; and Robert Scott Schepp, MD marked as Exhibit "E";
- the Loan shall be available to the Borrower by remitting the Principal Amount to 3.2 the Borrower bank account, as follows:

(nbound) ABA # 021000021 Account # 7355822565 OMG Financial LLC Bank J.P. Morgan - Chase bank

37 HIGH Ridge Road Stamford, Ct 06905

- At the end of the Loan Period according to Sec. 1.2 or Sec 2.3 above or Sec. 3.5 3.3 below, the Loan and the Interest accrued thereon shall be repaid by the Borrower to the Lender.
- In the event that the Borrower fails to repay the Loan (Principal Amount and 3.4 the Interest accrued thereon) at the end of the Loan Period, the Borrower will pay to the Lender interest upon the Loan, for the period commencing at the end of the Loan Period, at an accumulative rate of three and a half percent (3.5%) per month, without derogating from the Lender rights to any other lawful remedies.
- Notwithstanding the above, in the occurrence of one or more of the following, the 3.5 Lender may, by written notice to the Borrower, terminate the Loan Period forthwith. In such case the Loan Period shall be terminated immediately upon issuing the above-mentioned written notice and the Loan (Principal amount and the Interest accrued there on) shall become immediately due and payable from the Borrower to the Lender:
  - 3.5.1 The Borrower fails to pay the interest and/or the Principal;
  - 3.5.2 The Borrower (or any of the Borrower's individuals) is declared bankrupt, or makes any voluntary arrangements with its creditors or becomes subject to or involved with any insolvency or bankruptcy procedures at all anywhere in the world.

"Insolvency or Liquidation Proceeding" means (i) any insolvency or bankruptcy case or proceedings, or any receivership, receivership and managership, liquidation, reorganization or other similar case or proceeding, relative to the Borrower, and/or any shareholder in the Borrower, or to their respective assets, including without limitation, any proceedings whereby or under which a receiver or receiver and manager is appointed in respect of any part of the property of any such person, or (ii) any liquidation, dissolution, reorganization or winding up of the Borrower, whether voluntary or involuntary and whether or not involving insolvency or bankruptcy, or (iii) any assignment for the benefit of creditors or any other marshaling of assets and liabilities of the Borrower;

- 3.5.3 The Borrower commits a breach of a fundamental term of this Agreement; for the purpose of this Agreement, any resolution, act or omission by the Borrower, contrary to the Borrower's representations and/or undertakings in Section 4 bellow shall be deemed as the Borrower's breach of a fundamental term of this Agreement;
- 3.5.4 The Borrower has made any resolution, act or omission, which, to the absolute discretion of the Lender, (i) changes and/or caused any deviation from the representations in Section 4 bellow and/or (ii) render the Borrower undertakings contained therein impracticable and/or (iii) is likely to impede the soundness of any security;
- 3.5.5 The Borrower (or any of the Borrower's individuals) (i) becomes insolvent or suspends its business operations, (ii) files a petition for bankruptcy, or a petition seeking reorganization or arrangement or for the appointment of a receiver or liquidator (including interlocutory appointment of such), or any such petition is filed against it and is not revoked or struck down within ninety (90) days, or (iii) makes an assignment for the benefit of creditors or a composition with creditors or takes any similar action, and such event is not cured within ninety (90) days;

### 4. SECURITIES

The following securities are designated to secure all outstanding undertakings of the Borrower or any of the Borrower's individuals, whether such undertakings are originated in this Agreement or in any other agreements.

- 4.1 The Borrower declare and undertakes, that all the instruments which are attached as Exhibits "A" to "E" are duly signed and executed by their parties. The Borrower hereby irrevocably assign and transfer to the Lender, all of the Borrower rights towards Financial Solutions LLC., and Aviva Medical Imaging, P.C.; and Williamsbridge Radiology & Open Imaging, P.C.; and Robert Scott Schepp, MD according to Exhibits "A" to "E". This assignment shall be registered by the Borrower as a first degree pledge in favor of the Lender.
- 4.2 The due registration of the above mentioned first degree pledge is condition precedent to the Lender's undertaking to advance the Principal Amount to the Borrower.
- 4.3 The Borrower further declare and undertake that O.M.G. Financial, LLC is and shall remain until the full repayment of the Loan and the Interest accrued thereon:
  - 4.3.1 O.M.G. Financial, LLC Duly organized under the laws of Conecticut USA, validly existing and in good standing under the laws of the state of its incorporation and has the power and authority to carry on its business as it is now being conducts and to own, operate and lease its properties and assets, and has all material licenses and permits necessary to conduct its business;

- 4.3.2 Mr. Michael Boraks is the sole share holder of O.M.G. Financial, LLC;
- 4.3.3 The Borrower is not in default under any indenture, mortgage, deed of trust, agreement or other instrument to which it is party or by which it or any of its assets may be bound.
- 4.3.4 There are no suits, proceedings or investigations pending or, to the Borrower's knowledge, threatened against the Borrower by any person or governmental authority which, individually or in the aggregate, if determined adversely, would have a material adverse effect on it, its business, operation or assets.
- 4.3.5 O.M.G. Financial, LLC shall refrain from any resolution, which might, directly or indirectly, cause a dilution of Mr. Michael Boraks in the O.M.G. Financial, LLC.
- 4.3.6 O.M.G. Financial, LLC's non-issued shares are, and shall remain until the full repayment of the Loan and the Interest accrued thereon, free of any lien, debt, pledge, attachment and any other rights or claims of any third party;
- 4.3.7 O.M.G. Financial, LLC's assets, whether tangible or intangible, are, and shall remain until the full repayment of the Loan and the Interest accrued thereon, free of any lien, debt, pledge, attachment and any other rights or claims of any third party
- 4.3.8 O.M.G. Financial, LLC shall not create or incur any new indebtedness or create or grant any new or additional undertakings, pledge, security interest or other lien upon any of its assets or properties, if such is material to its business, financial condition or results of operation, without the prior approval of the Lender.

### 5. WARRANTIES

The Borrower hereby warrants to the Lender that:

- 5.1 That the Borrower has the full right and power to receive from the Lender the Loan as provided herein; that the same has been duly authorized by its board of directors or other applicable organ thereof, as the case may be; that upon execution and delivery this Agreement shall be fully enforceable against the Borrower in accordance with the terms hereof; and that neither the execution and delivery nor the performance of this Agreement will violate any statute, regulation or contract to which the Borrower is subject or by which it is bound;
- 5.2 This Agreement is enforceable on each of the individuals comprising the Borrower as if either of them is and intended to be a sole borrower. Therefore, this Agreement is enforceable to its full extent on each of the individuals even if due to any reason what so ever it is not enforceable on any or all other individuals of the Borrower.
- 5.3 No consent, approval, order, authorization of, or registration, qualification or filing with, any governmental authority or any other party is required on the part of Borrower in connection with the execution and delivery of this Agreement, the granting of the security interest granted herein, and the performance and consummation of the transactions contemplated hereby, other than such consents that have been obtained.
- 5.4 It is not bankrupt or committed any act of indicative or insolvency in any jurisdiction that he resides or conducts it's business.
- 5.5 The execution and delivery of this Agreement and compliance with the provisions hereof shall not violate any provision of law applicable to Borrower nor shall the same conflict with or result in a breach of any of the terms, conditions or provisions of, or result in the breach of, any indenture, mortgage, agreement or

### 6. NATURE OF AGREEMENT

- 6.1 The preamble to this Agreement and the Exhibits attached thereto constitutes an integral part of this Agreement.
- 6.2 This Agreement is personal to the Borrower who may not, without the written consent of the Lender, assign, mortgage, charge or dispose of any of it's rights hereunder or subcontract or otherwise delegate any of his obligations hereunder.
- 6.3 This Agreement contains the entire agreement between the parties with respect to the subject matter hereof and supersedes all previous agreements and understandings between the parties with respect thereto and may not be modified except by an instrument in writing signed by or on behalf of the parties.
- 6.4 Waiver of Breach: the observance of any term of this Agreement may be waived (either generally or in a particular instance and either retroactively or prospectively), only in writing and only with the previous written consent of the Parties to this Agreement.
- 6.5 No waiver or failure to act with respect to any breach or default hereunder, whether or not the other party has notice thereof, shall be deemed to be a waiver with respect to any subsequent breach or default, whether of similar or different nature.
- 6.6 Titles and Subtitles. The titles and subtitles herein are for convenience only and are not to be considered in construing or interpreting this Agreement.

### 7. NOTICE AND SERVICE

- 7.1 Any notice or other information required or authorized by this Agreement shall be in writing and shall be given by either party to the other sent, by pre-paid, registered mail to the other party at the address referred to in the preamble to this Agreement.
- 7.2 Any notice or other information given by pre-paid registered mail shall be deemed to have been given on the fifth (5) day after the envelope containing the same was so posted; and proof that the envelope containing the same was so posted, properly addressed, pre-paid, registered and posted, shall be conclusive evidence that such notice or information has been duly given.

### 8. GOVERNING LAW AND JURISDICTION

- 8.1 This Agreement shall be governed by and construed in all respects in accordance with the laws of the State of New York, without regard to its rules on conflicts of laws and the Borrower hereby submits to the non-exclusive jurisdiction of the courts of New York or any other jurisdiction as the Lender may choose.
- 8.2 Borrower agrees that in any action or proceeding brought on or in connection with this Agreement (i) the Supreme Court of the State of New York for the Country of New York, or (in case involving diversity of citizenship) the United states District Court of the Southern District of New York, shall have jurisdiction of any such action or proceeding, (ii) service of any summons and complaint or other process in any such action or proceeding may be made by Lender upon Borrower by registered or certified mail directed to Borrower at its address referenced above, Borrower is hereby waiving, personal service thereof, and (iii) within thirty (30) days after receipt of such mailing Borrower shall appear or answer to any summons and

complaint or other process, and should Borrower fail to appear to answer within said thirty (30) day period, it shall be deemed in default and judgment may be entered by Lender against Borrower for the amount as demanded in any summons or complaint or other process so served.

WAIVER OF THE RIGHT TO TRIAL BY JURY: BORROWER AND, BY ITS 8.3 ACCEPTANCE HEREOF, LENDER, HEREBY IRREVOCABLY WAIVE THE RIGHT TO TRIAL BY JURY IN ANY ACTION, PROCEEDING, CLAIM, OR COUNTERCLAIM, WHETHER IN CONTRACT OR TORT, AT LAW OR IN EQUITY, IN ANY MANNER CONNECTED WITH THIS NOTE OR ANY TRANSACTIONS HEREUNDER. NO OFFICER OF LENDER HAS AUTHORITY TO WAIVE, CONDITION, OR MODIFY THIS PROVISION.

IN WITNESS whereof the parties hereto have here unto sat their hands and seal this day and year first before written.

Moriah United Corp.

The Lender

Mr. Michael Boraks

O.M.G. Financial, LLC

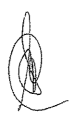
Mr.. Stanley Daniels

The Borrower

STATE OF FEORIDA: county of miami. DADE:

> On the 18th Day of Noule acrosso es muchaco Baraks ~ Whate A 5 976202





# EXHIBIT "EXE"

Ner York Nov. 15, 2006 Jun Heehing the Daniels Madel Borals

Stanly Daniels Madel Borals It has agreed that! Pagment of interest Nov. 18 \$15,800 V2. Payont I interest Da. 18 #15,800 13. Payont I interest Ja. 18 15,800 4. No later the Feb. 6 paymal.

1 #500 or will be mede. 5. No later then Feb 6 paymet 1 \$ 7.900 + interifficafan 18 to Feb. Gor date f payment ftson, or 6. If all above payment are paid on time Horish United will credit 3.5% which has been paid.

160 Central Park South, New York, NY 10019 Tet +1 (202) 247 D300; Fax: +1 (202) 315 1839

In cose payment is the day 3.50/ will be charge

If the Feb. 6 is not paid on time their will be as a Iditional payment of as penalty

Vayment of April 12 \_ paid on

Yank Danieli

Case 1:07-cv-06735-GEL Document 9 Filed 10/24/2007 Page 25 of 37

# EXHIBIT 66F?

### LOAN AGREEMENT

Document 9

Made and entered into in Manhattan New York, this 12th day of April 2006, by and between Moriah United Corp., a company incorporated under the laws of the State of Delaware, USA, which address for the purpose of this Agreement shall be C/O Ms. Anna Dalla Val of 40 Wall Street, New York, NY 10005 ("the Lender") and between (i) Mr. Michael Boraks Israeli I.D. number 6190458; whos address for the purpose of this Agreemenmt is 29n Zahal st, Zichron Yaakov and (ii) O.M.G. Financial, LLC., whose saddlers for the purpose of this agreement, is at 60 Long Ridge Road, Suite 206, Stanford, CT 06902; and (iii) Mr.. Stanley Daniels whos address is: 2435 Bedford St Stamford, CT 06905, USA (jointly and severally - "the Borrower")

WHEREAS The Lender has agreed to make a loan to the Borrower in the manner and subject to the terms described herein;

### 1. THE LOAN

the party of the contract of t

- The Lender hereby agrees to lend to the Borrower the total amount of five hundred 1.1 thousand US Dollars (US\$ 500,000) (the "Principal Amount") for a period of 12 months, commencing on April 18th 2006 and - subject to Sections 1.2, 2.3 and 3.5 below - terminating not later than April 18th 2007 (the "Loan Period"), with interest accrued thereon at the net rate of 1:58% per month (the Principal Amount and the interest accrued thereon, hereinafter "the Loan").
- Notwithstanding the provision of Section 1.1 above, regarding the Loan Period, the 1.2 Borrower is entitled to shorten the Loan Period, subject only to a prior written and certified notice of not less than 30 days.

### 2. INTEREST and ADDITIONAL PAYMENTS

- The Borrower will pay the Lender interest upon the Loan, at a net rate of one point 2.1 five eight per-cent (1.58%) per month.
- The interest will be paid on the 18th day of each month ("Interest Payment Day") for 2.2 the period commences upon receipt of the Principal Amount by the Borrower or - as the case may be - from the last interest payment. To remove any doubts, the first Interest Payment Day shall be on the 18th day of may 2006.
- In the event that the Borrower fails to pay the interest until 15 days after the relevant 2.3 Interest Payment Day, the Loan Period shall be terminated forthwith and the Borrower shall repay the Loan (the Principle Amount and the interest accrued thereon) immediately in full.
- Any payment from the Borrower to the Lender under this Agreement (inter alia: on 2.4 account of the Principle Amount repayment, the Interest, and/or any additional payments etc.)
  - 2.4.1 Shall be made in US Dollars;

- 2.4.2 Shall be made to the Lender's Bank Account number 150934, with the United Mizrahi Bank (Schweiz) AG or with other bankers as shall be informed by the Lender, from time to time;
- 2.4.3 Shall be made <u>net</u>, i.e. after all deductions at source, so far as and to the extent that such are applicable to the Lender were paid by the Borrower and on the Borrower's sole account.
  - To remove any doubts (i) it is the Borrower undertaking to cause Lender's account to be credited with USD 7,900 per month (adjustsments may be required per the first and last months of the Loan Period); and (ii) only such amount payable to the tax authorities as deduction at source shall be paid by the Borrower (on top of the Borrower undertaking to remit the net amount of US\$ 7,900 per month to the Lender's account).
- 2.4.4 This obligation of the Borrower is limited only to deduction at source. With regard to all other tax aspects, "each entity will pay its own taxes".

### 3. AVAILABILITY

- 3.1 Subject to the actual registration of the Securities refer to in Section 4 below the Loan shall be available to the Borrower for the purpose of lending it, by the Borrower, to Universal Financial Solutions LLC., Which, in its turn, shall lend it to Be Well Medical Secretices Inc., under the terms and conditions and subject to the securities, which are stipulated in the following instruments, which are attached to this Agreement and constitute an integral part thereof:
  - 3.1.1 Loan Agreement between O.M.G. Financial LLC., and Universal Financial Solutions LLC., marked as Exhibit "A";
  - 3.1.2 Loan Agreement between Universal Financial Solutions LLC., and Be Well Medical Seervices Inc., marked as Exhibit "B";
  - 3.1.3 Contingent Assignment Agreement between Universal Financial Solutions LLC., and O.M.G. Financial LLC., marked as Exhibit "C";
  - 3.1.4 Contingent Assignment Agreement between O.M.G. Financial LLC. and Moriah United Corp. marked as Exhibit "D";
  - 3.1.5 Guaranty by Mr. Damian Gonzalez and Mr. Felipe Ruiz, marked as Exhibit "E":
  - 3.1.6 Promissory Note by Be Well Medical Services Inc. and Mr. Damian Gonzalez and Mr. Felipe Ruiz, marked as Exhibit "F";
- 3.2 As per the Borrower instruction, the Loan shall be available to the Borrower by remitting the Principal Amount to. OMG Financial LLC's bank account no. 005496601296, with Bank Of America 3900 S. Ocean Drive, Hollywood, FL 33019, ABA # 026009593.

- At the end of the Loan Period according to Sec. 1.2 or Sec 2.3 above or Sec. 3.5 3.3 below, the Loan and the Interest accrued thereon shall be repaid by the Borrower to the Lender.
- In the event that the Borrower fails to repay the Loan (Principal Amount and the 3.4 Interest accrued thereon) at the end of the Loan Period, the Borrower will pay to the Lender interest upon the Loan, for the period commencing at the end of the Loan Period, at an accumulative rate of three and a half per-cent (3.5%) per month, without derogating from the Lender rights to any other lawful remedies.
- 3.5 Notwithstanding the above, in the occurrence of one or more of the following, the Lender may, by written notice to the Borrower, terminate the Loan Period forthwith. In such case the Loan Period shall be terminated immediately upon issuing the above-mentioned written notice and the Loan (Principal amount and the Interest accrued there on) shall become immediately due and payable from the Borrower to the Lender:
  - 3.5.1 The Borrower fails to pay the interest and/or the Principal;
  - 3.5.2 The Borrower (or any of the Borrower's individuals) is declared bankrupt, or makes any voluntary arrangements with its creditors or becomes subject to or involved with any insolvency or bankruptcy procedures at all anywhere in the world.
    - "Insolvency or Liquidation Proceeding" means (i) any insolvency or bankruptcy case or proceedings, or any receivership, receivership and managership, liquidation, reorganization or other similar case or proceeding, relative to the Borrower, and/or any shareholder in the Borrower, or to their respective assets, including without limitation, any proceedings whereby or under which a receiver or receiver and manager is appointed in respect of any part of the property of any such person, or (ii) any liquidation, dissolution, reorganization or winding up of the Borrower, whether voluntary or involuntary and whether or not involving insolvency or bankruptcy, or (iii) any assignment for the benefit of creditors or any other marshaling of assets and liabilities of the Borrower;
  - 3.5.3 The Borrower commits a breach of a fundamental term of this Agreement; for the purpose of this Agreement, any resolution, act or omission by the Borrower, contrary to the Borrower's representations and/or undertakings in Section 4 bellow shall be deemed as the Borrower's breach of a fundamental term of this Agreement;
  - 3.5.4 The Borrower has made any resolution, act or omission, which, to the absolute discretion of the Lender, changes and/or caused any deviation from . the representations in Section 4 bellow and/or, to the absolute discretion of

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the Lender, render the Borrower undertakings contained therein impracticable or, to the absolute discretion of the Lender, is likely to impede the soundness of any security;

3.5.5 The Borrower (or any of the Borrower's individuals) (i) becomes insolvent or suspends its business operations, (ii) files a petition for bankruptcy, or a petition seeking reorganization or arrangement or for the appointment of a receiver or liquidator (including interlocutory appointment of such), or any such petition is filed against it and is not revoked or struck down within ninety (90) days, or (iii) makes an assignment for the benefit of creditors or a composition with creditors or takes any similar action, and such event is not cured within ninety (90) days;

### 4. SECURITIES

The following securities are designated to secure all outstanding undertakings of the Borrower or any of the Borrower's individuals, whether such undertakings are originated in this Agreement or in any other agreements.

- 4.1 The Borrower declare and undertakes, that all the instruments which are attached as Exhibits "A" to "F" are duly signed and executed by their parties. The Borrower hereby irrevocably assign and transfer to the Lender, all of the Borrower's rights towards Financial Solutions LLC.; Be Well Medical Seervices Inc., Mr. Damian Gonzalez and Mr. Felipe Ruiz, according to Exhibits "A" to "F". This assignment shall be registered by the Borrower as a first degree pledge in favor of the Lender.
- 4.2 The due registration of the above mentioned first degree pledge is condition precedent to the Lender's undertaking to make the Principal Amount available to the Borrower.
- The Borrower further declare and undertake that O.M.G. Financial, LLC is and shall remain until the full repayment of the Loan and the Interest accrued thereon:
  - 4.3.1 A company duly organized under the laws of Conecticut USA, validly existing and in good standing under the laws of the state of its incorporation and has the power and authority to carry on its business as it is now being conducts and to own, operate and lease its properties and assets, and has all material licenses and permits necessary to conduct its business;
  - 4.3.2 Mr. Michael Boraks is the sole share holder of O.M.G. Financial, LLC;
  - 4.3.3 The Borrower is not in default under any indenture, mortgage, deed of trust, agreement or other instrument to which it is party or by which it or any of its assets may be bound.
  - 4.3.4 There are no suits, proceedings or investigations pending or, to the Borrower's knowledge, threatened against the Borrower by any person or governmental

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- authority which, individually or in the aggregate, if determined adversely, would have a material adverse effect on it, its business, operation or assets.
- 4.3.5 O.M.G. Financial, LLC shall refrain from any resolution, which might. directly or indirectly, cause a dilution of Mr. Michael Boraks in the O.M.G. Financial, LLC.
- 4.3.6 O.M.G. Financial, LLC's non-issued shares are, and shall remain until the full repayment of the Loan and the Interest accrued thereon, free of any lien, debt, pledge, attachment and any other rights or claims of any third party;
- 4.3.7 O.M.G. Financial, LLC's assets, whether tangible or intangible, are, and shall remain until the full repayment of the Loan and the Interest accrued thereon. free of any lien, debt, pledge, attachment and any other rights or claims of any third party
- 4.3.8 O.M.G. Financial, LLC shall not create or incur any new indebtedness or create or grant any new or additional undertakings, pledge, security interest or other lien upon any of its assets or properties, if such is material to its business, financial condition or results of operation, without the prior approval of the Lender.

### 5. WARRANTIES

The Borrower hereby warrants to the Lender that:

- 5.1 That the Borrower has the full right and power to receive from the Lender the Loan as provided herein; that the same has been duly authorized by its board of directors or other applicable organ thereof, as the case may be; that upon execution and delivery this Agreement shall be fully enforceable against the Borrower in accordance with the terms hereof; and that neither the execution and delivery nor the performance of this Agreement will violate any statute, regulation or contract to which the Borrower is subject or by which it is bound;
- 5.2 This Agreement is enforceable on each of the individuals comprising the Borrower as if either of them is and intended to be a sole borrower. Therefore, this Agreement is enforceable to its full extent on each of the individuals even if due to any reason what so ever it is not enforceable on any or all other individuals of the Borrower.
- 5.3 No consent, approval, order, authorization of, or registration, qualification or filing with, any governmental authority or any other party is required on the part of Borrower in connection with the execution and delivery of this Agreement, the granting of the security interest granted herein, and the performance and consummation of the transactions contemplated hereby, other than such consents that have been obtained.

- 5.4 It is not bankrupt or committed any act of indicative or insolvency in any jurisdiction that he resides or conducts it's business.
- The execution and delivery of this Agreement and compliance with the provisions 5.5 hereof shall not violate any provision of law applicable to Borrower nor shall the same conflict with or result in a breach of any of the terms, conditions or provisions of, or result in the breach of, any indenture, mortgage, agreement or other instrument to which the Borrower and/or each of the Borrower's individuals or any of their assets may be bound, or result in the creation or imposition of any lien upon any of their assets.

### NATURE OF AGREEMENT 6.

- The preamble to this Agreement and the Exhibits attached thereto constitutes an 6 I integral part of this Agreement.
- This Agreement is personal to the Borrower who may not, without the written 6.2 consent of the Lender, assign, mortgage, charge or dispose of any of it's rights hereunder or subcontract or otherwise delegate any of his obligations hereunder.
- This Agreement contains the entire agreement between the parties with respect to the 6.3 subject matter hereof and supersedes all previous agreements and understandings between the parties with respect thereto and may not be modified except by an instrument in writing signed by or on behalf of the parties.
- Waiver of Breach: the observance of any term of this Agreement may be waived 6.4 (either generally or in a particular instance and either retroactively or prospectively), only in writing and only with the previous written consent of the Parties to this Agreement.
- No waiver or failure to act with respect to any breach or default hereunder, whether 6.5 or not the other party has notice thereof, shall be deemed to be a waiver with respect to any subsequent breach or default, whether of similar or different nature.
- Titles and Subtitles. The titles and subtitles herein are for convenience only and are 6.6 not to be considered in construing or interpreting this Agreement.

### 7. NOTICE AND SERVICE

- Any notice or other information required or authorized by this Agreement shall be in 7.1 writing and shall be given by either party to the other sent, by pre-paid, registered mail to the other party at the address referred to in the preamble to this Agreement.
- Any notice or other information given by pre-paid registered mail shall be deemed to 7.2 have been given on the fifth (5) day after the envelope containing the same was so posted; and proof that the envelope containing the same was so posted, properly addressed, pre-paid, registered and posted, shall be conclusive evidence that such notice or information has been duly given.

Apr. 28. 2006 2:09PM Universal Financial Solutions

No.6464 P. 1

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### 8. GOYERNING LAW AND JURISDICTION

- 8.1 This Agreement shall be governed by and construed in all respects in accordance with the laws of the State of New York, without regard to its rules on conflicts of laws and the Borrower hereby submits to the non-exclusive jurisdiction of the courts of New York or any other jurisdiction as the Lender may choose.
- 8.2 Borrower agrees that is any action or proceeding brought on or in connection with this Agreement (i) the Supreme Court of the State of New York for the Country of New York, or (in case involving diversity of citizenship) the United states District Court of the Southern District of New York, shall have jurisdiction of any such action or proceeding, (ii) service of any summons and complaint or other process in any such action or proceeding may be made by Lender upon Borrower by registered or certified mail directed to Borrower at its address referenced above, Borrower is hereby walving, personal service thereof, and (iii) within thirty (30) days after receipt of such mailing Borrower shall appear or answer to any summons and complaint or other process, and should Borrower fail to appear to answer within said thirty (30) day period, it shall be deemed in default and judgment may be entered by Lender against Borrower for the amount as demanded in any summons or complaint or other process so served.
- 8.3 WAIVER OF THE RIGHT TO TRIAL BY JURY: BORROWER AND, BY ITS ACCEPTANCE HEREOF, LENDER, HEREBY IRREVOCABLY WAIVE THE RIGHT TO TRIAL BY JURY IN ANY ACTION, PROCEEDING, CLAIM, OR COUNTERCLAIM, WHETHER IN CONTRACT OR TORT, AT LAW OR IN EQUITY. IN ANY MANNER CONNECTED WITH THIS NOTE OR ANY TRANSACTIONS HEREUNDER, NO OFFICER OF LENDER HAS AUTHORITY TO WAIVE, CONDITION, OR MODIFY THIS PROVISION.

IN WITNESS whereof the parties hereto have here unto sat their hands and seal this day and year first before written.

The Lender

Moriah United

Mr. Michael Boraks

O.M.G. Financial, LEC

The Borrower

MATTHEW LLOYD Brovender &: Commission of THE COUNT

MY COMMISSION & DD 506358 EXPIRES: February 3, 2010 Bonded Thru Budget Hotery Services

**ERICK RIVERA** 

# EXHIBIT "G"

| SOUTHERN DISTRICT OF NEW YORK |            |                         |  |  |  |
|-------------------------------|------------|-------------------------|--|--|--|
| MORIAH UNITED CORP.,          |            |                         |  |  |  |
|                               | Plaintiff, | <u>DEFAULT JUDGMENT</u> |  |  |  |
| - against -                   |            | 07 Civ. 6735 (GEL)      |  |  |  |
| STANLEY DANIELS,              |            |                         |  |  |  |
|                               | Defendant. |                         |  |  |  |
|                               |            |                         |  |  |  |

TEXTENSIVE CONTRACTOR TEXTORING TOPS CLOSE THOSE

This action having been commenced on July 26, 2007, by the filing of the Summons and Complaint, and a copy of the Summons and Complaint having been personally served on the defendant, STANLEY DANIELS, by delivering a copy to his spouse at the Defendant's residence, and a subsequent mailing, by first class mail to the Defendant's residence, and proof of service having been filed on August 13, 2007, and the Defendant not having answered the Complaint, and the time for answering the Complaint having expired, it is

ORDERED, ADJUDGED AND DECREED that the plaintiff have judgment against the defendant in accordance with the loan agreements between the parties

(i) in the liquidated amount of \$ 819,000.77, consisting of:

| (a) | Principal of  | \$500,000    |
|-----|---|--------------|
| (b) | Three interest payments of \$15,800   | \$ 47,400    |
| (c) | \$7,900 plus interest on \$500,000 at the rate of 1.58% per month from January 18, 2007 to February 6, 2007 | \$ 13,166.67 |
| (d) |   | \$100,000    |

|             | (e)                   | Inte  | rest at the rate of 3.5% per n                             | nonth to Oct | ober 2, 2007 on  | •<br>•                    |
|-------------|-----------------------|-------|--|--------------|------------------|---------------------------|
|             |                       | (i)   | \$15,800 from November 18                                  | 3, 2006      | \$ 5,880.23      |                           |
|             |                       | (ii)  | \$15,800 from December 18                                  | , 2006       | \$ 5,327.23      |                           |
|             |                       | (iii) | \$15,800 from January 18, 2                                | 007          | \$ 4,737.37      |                           |
|             |                       | (iv)  | The sum specified in subparabove, from February 6, 20      |              | \$ 3,655.94      |                           |
|             | ,                     | (v)   | \$500,000 from February 6,                                 | 2007         | \$ 138,833.33    | \$ 158,434.10             |
|             | Total:                |       |  |              | ;                | \$ <u>819,000.77;</u> and |
| rate of 3.5 |                       | h fro | mount of \$601,500, consists  m April 12, 2007 of \$101,50 |              | pal of \$500,000 | , plus interest at the    |
| · ·         | an #1,420,.           | ,00.7 | 1.   |              |                  |                           |
| Dated:      | New York<br>October _ |       |  |              |                  |                           |
|             |                       |       | U.   | S.D.J.       |                  |                           |
|             |                       |       | This docu  | ment was en  | tered on the doc | ket on                    |
|             |                       |       |  |              | ·                |                           |
|             |                       | •     |  |              |                  |                           |

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# EXHIBIT 66H?9

| UNITED STATES DISTRICT COURT<br>SOUTHERN DISTRICT OF NEW YORK |  |
|---|--|
| MORIAH UNITED CORP.,  |  |

07 Civ.6735 (GEL)

Plaintiff,

CLERK'S CERTIFICATE

-against-

STANLEY DANIELS,

Defendant

I, J. MICHAEL MCMAHON, Clerk of the United States District Court for the Southern District of New York, do hereby certify that this action commenced on July 26, 2007 with the filing of a summons and complaint, a copy of the summons and complaint was served on defendant by serving a copy on his wife, Arlene Daniels on August 2, 2007 and then mailing a copy.

I further certify that the docket entries indicate that the defendant has not filed an answer or otherwise moved with respect to the complaint herein. The default of the defendant is hereby noted.

Dated: New York, New York September <u>26</u>, 2007

J. MICHAEL MCMAHON
Clerk of the Court

Deputy Clerk.